AB

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

50

BRUCE MURRAY, Petitioner,

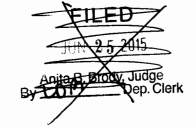
v.

DONALD VAUGHN, et al., Respondents.



CIVIL ACTION NO. 98-5866

<u>ORDER</u>



AND NOW, this ____ day of June, 2015, it is ORDERED that Petitioner Bruce

Murray's Motion for Reconsideration Relief [From] Judgment Pursuant to Rule 60(b)(1, 2, 3, 4) New Exception to Default Rule Actual Innocence (ECF No. 45) is **DENIED.** Murray's Request that the Court take Judicial Notice of the Adju[d]icative [F]acts Pursuant to FRCP 20 U.S.C.Λ. 201 (ECF No. 46) is also **DENIED.** No certificate of appealability will issue because reasonable jurists would not debate the correctness of this court's procedural ruling. *See Slack v. McDaniel*, 529 U.S. 473, 484 (2000).

ANITA B. BRODY, J.

Copies	VIA ECF	on	to:	Copies MAILED or	ı	to
~ P				" I		

O:\ABB 2015\L - Z\Murray v Vaughn order denying 60(b).doex